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UNITED STATES DEPARTMENT OF COMMERCE United States Pitent and Trademark Office Address: CDMM/SSIONER FOR PATENTS PARTICLE 150 1450 Alexaddria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/616,437	07/09/2003	Hans F. van Rietschote	5760-12200	9169		
7590 02/21/2006			EXAMINER			
Lawrence J. Merkel			TRUONG, CAMQUY			
Meyertons, Ho	od, Kivlin, Kowert & G	oetzel, P.C.				
P.O. Box 398		ART UNIT	PAPER NUMBER			
Austin, TX 78767			2195			
				DATE MAILED: 02/21/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

Application Number	Application/Control No.		Applicant(s)/Patent under   Reexamination					
	10/616,437		VAN RIETSCHOTE ET AL.					
	_		Art Unit					
D 40 4 AD DDE	Camquy Trour	ig	2195					
Document Code - AP.PRE.DEC								
Notice of Panel Decision from Pre-Appeal Brief Review								
This is in response to the Pre-Appeal Brief Request for Review filed 1/9/06.								
<ol> <li>Improper Request – The Req reason(s):</li> </ol>	uest is improper	and a conferer	nce will not be held fo	or the following				
<ul> <li>☐ The Notice of Appeal has not been filed concurrent with the Pre-Appeal Brief Request.</li> <li>☐ The request does not include reasons why a review is appropriate.</li> <li>☐ A proposed amendment is included with the Pre-Appeal Brief request.</li> <li>☐ Other: .</li> </ul>								
The time period for filing a response continues to run from the receipt date of the Notice of Appeal or from the mail date of the last Office communication, if no Notice of Appeal has been received.								
2. Proceed to Board of Patent A held. The application remains under is required to submit an appeal brief brief will be reset to be one month from the receipt of the notice appeal brief is extendible under 37 C of the notice of appeal, as applicable	appeal because in accordance worm mailing this confappeal, which is the confappeal in the confappear i	there is at leas with 37 CFR 41. decision, or the chever is greate	it one actual issue for 37. The time period for balance of the two-mer. Further, the time per	r appeal. Applicant for filing an appeal nonth time period eriod for filing of the				
☐ The panel has determined to Claim(s) allowed: None. Claim(s) objected to: Claim(s) rejected: 1-33. Claim(s) withdrawn from consider		claim(s) is as fo	Ollows:					
<ol> <li>Allowable application – A cor Allowance will be mailed. Prosecutio applicant at this time.</li> </ol>								
4. ☐ <b>Reopen Prosecution</b> – A conf action will be mailed. No further action				nd a new Office				

U.S. Patent and Trademark Office Part of Paper No. 20060216

All participants:

(1) Meng A. An.

(2) Camquy Troung.